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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/516,531	12/02/2004	Roger S. Levy	P70292US0	6996
	7590 01/09/2007 OLMAN PLLC		EXAMINER TRUONG, THANH K	
400 SEVENTH	STREET N.W.			
SUITE 600 WASHINGTO	N, DC 20004		ART UNIT	PAPER NUMBER
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SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MO	NTHS ·	01/09/2007 PAPER		ER

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)	
Office Action Summary	10/516,531	LEVY, ROGER S. Art Unit	
omooy.o.o.o.o.o.	Examiner		
The MAILING DATE of this communication ap	Thanh K. Truong	vith the correspondence address	
Period for Reply	podro on the devel enect.		
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING ID. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUN .136(a). In no event, however, may a d will apply and will expire SIX (6) MO te, cause the application to become A	ICATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).	
Status			
 1) Responsive to communication(s) filed on 12 L 2a) This action is FINAL 2b) This 3) Since this application is in condition for allowed closed in accordance with the practice under 	is action is non-final. ance except for formal ma		
Disposition of Claims			
4) ☐ Claim(s) 1 and 3-17 is/are pending in the app 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1 and 3-17 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/o Application Papers 9) ☐ The specification is objected to by the Examin 10) ☐ The drawing(s) filed on is/are: a) ☐ acceptable and acceptable acceptable and acceptable acceptable acceptable and acceptable	or election requirement.	by the Examiner.	
Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	ction is required if the drawing	g(s) is objected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureat* See the attached detailed Office action for a list	nts have been received. Its have been received in a pointy documents have been au (PCT Rule 17.2(a)).	Application No n received in this National Stage	
Attachment(s)			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No	Summary (PTO-413) s)/Mail Date Informal Patent Application 	

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on December 12, 2006 has been entered.

2. Applicant's cancellation of claim 2 is acknowledged.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1, 9 and 17 are rejected under 35 U.S.C. 102(b) as being anticipated by Gerard Joulin (1,568,220).

Gerard Joulin discloses (figures 1-5) an apparatus comprising: a machine for continuous packing in a modified atmosphere of food products and a conveyor (12) for continuous sequential feeding of food products to the machine, wherein means, at the entrance of the machine, submit the product fed by the conveyor to vacuum before it is packed in modified atmosphere in the machine (page 2, lines 17-22; lines 50-56; lines 89-93; lines 102-109 and page 3, lines 4-10), the means comprise at least a bell connected to

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means (13) for the suction of air from inside the bell, the bell being supported by movement means for its synchronous movement along the transport section of the conveyor near the entrance of the machine to enclose in the section one of the food products under the bell and submit the one of the food products to the vacuum.

It is construed that the section under the means (13) is read as the "bell" that cover the food products, and it is further construed that the food products under the "bell" is not yet being packed in modified atmosphere.

5. Claims 1 and 3-17 are rejected under 35 U.S.C. 102(b) as being anticipated by Kawaguchi et al. (4,640,081).

Regarding claims 1, 9 and 17, Kawaguchi et al. discloses an apparatus comprising: a machine for continuous packing in a modified atmosphere of food products and a conveyor (2, 8) for continuous sequential feeding of food products to the machine, wherein means, at the entrance of the machine, submit the product fed by the conveyor to vacuum before it is packed in modified atmosphere in the machine.

It is construed that the food product that surrounded by article (3b) is read as the food product not yet being packed in modified atmosphere, because the article (3b) is not completely sealed at this point (see figure 5).

Kawaguchi et al. further discloses: bell (15) wherein the bell is supported by movement means (M2 – the carousel in figure 6) for synchronous movement along a transport section of a conveyor to enclose a product under the bell and submit the product to vacuum means.

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Regarding claims 3 and 10, the carousel transporting the bell (15) along a closed section that comprises the transport section of the conveyor and means (14, 33, 36) of controlled lowering of the bell onto the conveyor (Fig. 9).

Regarding claims 4 and 11, the controlled lowering means comprise a support (33) of the bell that can be vertically lowered against the action of the elastic means (23, 27) keeping the bell in a raised position and actuator means (30a, 34, 36, 40) positioned along the transport section to push the bell towards the conveyor against the action of the elastic means (Fig. 9).

Regarding claims 5 and 12, the actuator means comprise a lowering cam yoke (36) of the support bell (Fig. 9).

Regarding claims 6 and 13, a plurality of bell to act simultaneously on several products moved sequentially along the transport section (Fig. 6).

Regarding claims 7 and 14, the suction (46) and input means are supported by the carousel to be moved together with the bell.

Regarding claim 8, the continuous packing machine in modified atmosphere is the type comprising a roll of plastic film (R) and means that unroll conform into a tube and weld the film to create packs sequentially around products fed to it (Figs. 1 & 2).

Regarding claim 15, the suction and input means comprise a pump (not shown – column 7, lines 24-25) for each bell.

Regarding claim 16, the counter-bells (13) connected to means for suction of air from inside them and which are mobile, to be positioned in front of the bells and in contact with the other face of the transport surface of the conveyor, in the sense that vacuum is created that balances the action of vacuum of the bells on the conveyor (Fig. 9).

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Response to Arguments

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6. Applicant's arguments have been considered but are most in view of the new

ground(s) of rejection.

Conclusion

7. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Thanh K. Truong whose telephone number is 571-272-

4472. The examiner can normally be reached on Mon-Thru 8:00AM - 6:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Rinaldi Rada can be reached on 571-272-4467. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published

applications may be obtained from either Private PAIR or Public PAIR. Status information

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Representative or access to the automated information system, call 800-786-9199 (IN

USA OR CANADA) or 571-272-1000.

Ťhanh K. Truong Patent Examiner

January 4, 2007.